IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

SENSITECH INC.AND DONALD W.	
BERRIAN) }
Plaintiff,	
v.	Civil Action No. 04-11483 (MLW)
TIME & TEMPERATURE COMPANY, d/b/a TIME 'N TEMPERATURE CORPORATION)))
Defendant.)))

STIPULATION FOR EXTENSION OF TIME TO FILE RESPONSIVE PLEADINGS

Plaintiff, Sensitech, Inc., et al. and defendant, Time & Temperature Company, through their respective counsel, hereby stipulate, and respectfully request the Court, to extend the time for Time & Temperature Company to answer, move against, or otherwise respond to the complaint in this action for an additional 14 days, up to and including August 9, 2004.

ohn T. Hulbershier WK QC.010 John T. Gutkoski (BBO#567182) Day, Berry & Howard Attorney for Plaintiff (Sensitech Inc. and Donald W. Berrian) 260 Franklin Street Boston, MA 02110-3179

Tel. (312) 861-8000 Facsimile (312) 861-2899 Thomas C. O'Konski (BBO #377475)

permission Cesari and McKenna, LLP Attorney for Defendant (Time & Temperature Company)

88 Black Falcon Avenue

Boston, Massachusetts 02210

Tel. (617) 951-2500

Facsimile (617) 951-3927

Dated: July 21, 2004

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing Stipulation for Extension of Time to File Responsive Pleadings is being deposited with the United States Postal Service on July 20, 2004, in an envelope addressed to counsel for plaintiff, Sensitech Inc. and Donald W. Berrian:

Debrah I Kirly

John T. Gutkoski Day, Berry & Howard LLP 260 Franklin Street Boston, MA 02110-3179

Matthew J. Becker Day, Berry & Howard LLP CityPlace I Hartford, CT 06103-3499

Catherine Dugan O'Connor Day, Berry & Howard LLP One Cantebury Green Stamford, CT 06901-2047

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